S1310-3

## **SENATE** STATE OF MINNESOTA EIGHTY-NINTH SESSION

## S.F. No. 1310

## (SENATE AUTHORS: EATON, Pappas, Thompson, Nienow and Lourey)

DATE	D-PG	OFFICIAL STATUS
03/04/2015	523	Introduction and first reading
		Referred to Health, Human Services and Housing
03/23/2016	5182a	Comm report: To pass as amended and re-refer to Judiciary
03/30/2016	5355a	Comm report: To pass as amended and re-refer to State and Local Government
04/07/2016	5744a	Comm report: To pass as amended and re-refer to Finance

LCB

1.1	A bill for an act
1.2	relating to health occupations; establishing registration for massage and
1.3	bodywork therapy; establishing fees; proposing coding for new law in Minnesota
1.4	Statutes, chapters 148; 325F.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	ARTICLE 1
1.7	MASSAGE AND BODYWORK THERAPY
1.8	Section 1. [148.981] CITATION.
1.9	Sections 148.981 to 148.9885 may be cited as the "Minnesota Massage and
1.10	Bodywork Therapy Act."
1.11	Sec. 2. [148.982] DEFINITIONS.
1.12	Subdivision 1. Applicability. The definitions in this section apply to sections
1.13	<u>148.981 to 148.9885.</u>
1.14	Subd. 2. Advertise. "Advertise" means to publish, display, broadcast, or disseminate
1.15	information by any means that can be reasonably construed as an advertisement.
1.16	Subd. 3. Advisory council. "Advisory council" means the Registered Massage and
1.17	Bodywork Therapist Advisory Council established under section 148.9861.
1.18	Subd. 4. Applicant. "Applicant" means an individual applying for registration or
1.19	renewal according to sections 148.981 to 148.9885.
1.20	Subd. 5. Board. "Board" means the Minnesota Board of Nursing.
1.21	Subd. 6. Client. "Client" means a recipient of massage and bodywork therapy
1.22	services.

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2.1	Subd. 7. Competency exam. "Competency exam" means a massage and bodywork
2.2	therapy competency assessment that is approved by the board and is psychometrically
2.3	valid, based on a job task analysis, and administered by a national testing organization.
2.4	Subd. 8. Contact hour. "Contact hour" means an instructional session of at least
2.5	50 consecutive minutes, excluding coffee breaks, registration, meals without a speaker,
2.6	and social activities.
2.7	Subd. 9. Credential. "Credential" means a license, registration, or certification.
2.8	Subd. 10. Health care provider. "Health care provider" means a person who has a
2.9	state credential to provide one or more of the following services: medical as defined in
2.10	section 147.081, chiropractic as defined in section 148.01, podiatry as defined in section
2.11	153.01, dentistry as defined in section 150A.01, physical therapy as defined in section
2.12	148.65, or other state-credentialed providers.
2.13	Subd. 11. Massage and bodywork therapy. "Massage and bodywork therapy"
2.14	means a health care service involving systematic and structured touch and palpation, and
2.15	pressure and movement of the muscles, tendons, ligaments, and fascia, in order to reduce
2.16	muscle tension, relieve soft tissue pain, improve circulation, increase flexibility, increase
2.17	activity of the parasympathetic branch of the autonomic nervous system, or to promote
2.18	general wellness, by use of the techniques and applications described in section 148.983.
2.19	Subd. 12. Municipality. "Municipality" means a county, town, or home rule
2.20	charter or statutory city.
2.21	Subd. 13. Physical agent modality. "Physical agent modality" means modalities
2.22	that use the properties of light, water, temperature, sound, and electricity to produce
2.23	a response in soft tissue.
2.24	Subd. 14. Practice of massage and bodywork therapy. "Practice of massage and
2.25	bodywork therapy" means to engage professionally for compensation or as a volunteer in
2.26	massage and bodywork therapy or the instruction of professional technique coursework.
2.27	Subd. 15. Professional organization. "Professional organization" means an
2.28	organization that represents massage and bodywork therapists, was established before
2.29	the year 2005, offers professional liability insurance as a benefit of membership, has an
2.30	established code of professional ethics, and is board approved.
2.31	Subd. 16. Registered massage and bodywork therapist or registrant. "Registered
2.32	massage and bodywork therapist" or "registrant" means a health care provider registered
2.33	according to sections 148.981 to 148.9885, for the practice of massage and bodywork
2.34	therapy.
2.35	Subd. 17. State. "State" means any state in the United States, the District of
2.36	Columbia, Puerto Rico, the United States Virgin Islands, or Guam; or any Canadian

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3.1	province or s	similar political subc	livision of a fo	reign country; except "	'this state" means the
3.2	state of Mini				
3.3	Sec. 3. [1	48.983] MASSAGI	E AND BODY	WORK THERAPY.	
3.4	<u>(a)</u> The	e practice of massag	e and bodywor	rk therapy by a register	red massage and
3.5	bodywork th	erapist includes the	following:		
3.6	<u>(1) use</u>	of any or all of the	following tech	niques using the hands	s, forearms, elbows,
3.7	knees, or fee	t, or handheld, nong	puncturing, me	echanical, or electrical	devices that
3.8	mimic or enl	nance the actions of	the human ha	nds: effleurage or glidi	ng; petrissage or
3.9	kneading; vi	bration and jostling;	friction; tapot	ement or percussion; c	ompression; fascial
3.10	manipulatior	n; passive stretching	within the nor	mal anatomical range	of motion; and
3.11	<u>(2)</u> app	lication and use of a	iny of the follo	wing: oils, lotions, gels	s, rubbing alcohol, or
3.12	powders for	the purpose of lubric	cating the skin	to be massaged; cream	s, with the exception
3.13	of prescription	on medicinal creams	; hot or cold st	ones; essential oils as u	used in aromatherapy
3.14	for inhalation	n or diluted for topic	cal application	salt glows and wraps;	or heat or ice.
3.15	<u>(b)</u> The	e practice of massag	e and bodywo	rk therapy does not inc	clude any of the
3.16	following:				
3.17	<u>(1) dia</u>	gnosing any illness	or disease;		
3.18	<u>(2) alte</u>	ring a course of rec	commended ma	assage and bodywork t	herapy when
3.19	recommende	ed by a state-credent	ialed health ca	re provider without fir	st consulting that
3.20	health care p	provider;			
3.21	<u>(3) pre</u>	scription of drugs of	r medicines;		
3.22	<u>(4) inte</u>	entional adjustment,	manipulation,	or mobilization of abn	ormal articulations,
3.23	neurological	disturbances, struct	ural alterations	, biomechanical altera	tions as described in
3.24	section 148.0	)1, including by mea	ans of a high-v	elocity, low-amplitude	thrusting force or by
3.25	means of ma	nual therapy or mec	chanical therap	y for the manipulation	or adjustment of
3.26	joint articula	tion as defined in se	ection 146.23;	or	
3.27	<u>(5)</u> app	lication of physical	agent modalit	ies, needles that puncti	ure the skin, or
3.28	injection the	rapy.			
3.29	Sec. 4. [1	48.984] LIMITAT	IONS ON PR	ACTICE.	
3.30	<u>If a ma</u>	ussage and bodywor	k therapist has	reason to believe a cli	ient's medical
3.31	condition is	beyond the scope of	practice estab	lished by sections 148.	981 to 148.9885, or
3.32	by rules of the	ne board for a regist	ered massage a	and bodywork therapis	t, the massage and
3.33	bodywork th	erapist must refer th	ne client to a he	ealth care provider as c	lefined in sections
3.34	148.981 to 1	48.9885, but is not p	prohibited from	n comanaging the clier	<u>nt.</u>

4.1	Sec. 5. [148.985] PROTECTED TITLES AND RESTRICTIONS ON USE.
4.2	Subdivision 1. Designation. An individual regulated by sections 148.981 to
4.3	148.9885, is designated as a "registered massage and bodywork therapist" or "RMBT."
4.4	Subd. 2. Title protection. Effective July 1, 2017, no individual may use the title
4.5	"registered massage and bodywork therapist," or use, in connection with the individual's
4.6	name, the letters "RMBT," or any other titles, words, letters, abbreviations, or insignia
4.7	indicating or implying that the individual is registered or eligible for registration by this
4.8	state as a registered massage therapist unless the individual has been registered under
4.9	sections 148.981 to 148.9885.
4.10	Subd. 3. Identification of registrants. (a) A massage and bodywork therapist
4.11	registered according to sections 148.981 to 148.9885 shall be identified as a "registered
4.12	massage and bodywork therapist." If not written in full, this must be designated as "RMBT."
4.13	(b) The board may adopt rules for the implementation of this section, including the
4.14	identification of terms or references that may be used only by registered massage and
4.15	bodywork therapists as necessary to protect the public.
4.16	(c) A massage and bodywork therapist who is credentialed by another state, or who
4.17	holds a certification from organizations, agencies, or educational providers may advertise
4.18	using those terms or letters to indicate that credential, provided that the credentialing
4.19	body is clearly identified.
4.20	Subd. 4. Other health care providers. Nothing in sections 148.981 to 148.9885
4.21	may be construed to prohibit, restrict the practice of, or require massage and bodywork
4.22	therapy registration of any of the following:
4.23	(1) a health care provider credentialed by this state, using massage and bodywork
4.24	therapy techniques within the scope of the provider's credential, provided the provider does
4.25	not advertise or imply that they are registered according to sections 148.981 to 148.9885; or
4.26	(2) the natural health procedures, practices, and treatments in section 146A.01,
4.27	subdivision 4, provided that the provider does not advertise or imply that they are
4.28	registered according to sections 148.981 to 148.9885.
4.29	Sec. 6. [148.986] POWERS OF BOARD.
4.30	The board, acting with the advice of the advisory council, shall issue registrations to
4.31	duly qualified applicants and shall exercise the following powers and duties:
4.32	(1) adopt rules, including standards of practice and a professional code of ethics,
4.33	consistent with the law, as may be necessary to enable the board to implement the
4.34	provisions of sections 148.981 to 148.9885;

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5.1	(2) as	sign duties to the ad	visory council	that are necessary to im	plement the			
5.2	provisions of sections 148.981 to 148.9885;							
5.3		(3) approve or conduct a competency exam;						
5.4	(4) ap	point members to th	e advisory cour	ncil according to section	n 148.9861 and			
5.5	chapter 214	• 2						
5.6	<u>(5) en</u>	force sections 148.9	81 to 148.9885	; investigate violations of	of section 148.9882			
5.7	by a registra	ant or applicant; imp	ose discipline a	s described in section 1	48.9882, and incur			
5.8	any necessa	ry expense;						
5.9	<u>(6)</u> ma	aintain a record of na	ames and addre	sses of registrants;				
5.10	(7) ke	ep a permanent reco	ord of all its pro	ceedings;				
5.11	<u>(8) dis</u>	stribute information	regarding mass	age and bodywork ther	apy standards <u>,</u>			
5.12	including ap	plications and form	s necessary to c	carry into effect the prov	visions of sections			
5.13	148.981 to	148.9885;						
5.14	<u>(9)</u> tak	te action on applicat	ions according	to section 148.9881; an	<u>d</u>			
5.15	<u>(10)</u> et	mploy and establish	the duties of no	ecessary personnel.				
5.16 5.17	ADVISOR	Y COUNCIL.		AGE AND BODYWO				
5.18				(a) The Registered Mass				
5.19				omposed of five membe				
5.20				his state for at least thre	e years prior to			
5.21		t. The advisory cour		-				
5.22	<u> </u>	o public members, a		<u> </u>	1 1			
5.23			-	appointees, are register				
5.24	<b>E</b>	• • •		ractice massage and boo				
5.25				council if the appointed				
5.26 5.27	are establish		o/ within a reas	soliable time after regist	ration procedures			
5.27			nnointed to ser	ve more than two conse	cutive full terms			
5.29				visory council may be a				
5.30				apy education provider.				
5.31				curs for a member who	is a registered			
5.32				y appoint a member fro				
5.33		-	•	by professional organiz				
5.34				ne board may fill vacan				

6.1	the advisory council for unexpired terms according to this section. Members shall retain
6.2	membership until a qualified successor is appointed.
6.3	Subd. 3. Terms; compensation; removal. Membership terms shall be as provided
6.4	in section 15.059, subdivision 2. The members appointed under subdivision 1, clause (2),
6.5	of this section shall serve terms that are coterminous with the governor. Members shall be
6.6	compensated as provided in section 15.059, subdivision 3. Members may be removed
6.7	and vacancies filled as provided in section 15.059, subdivision 4, except as provided
6.8	in subdivision 2 of this section.
6.9	Subd. 4. Chair. The council must elect a chair from among its members.
6.10	Subd. 5. Staffing. The Minnesota Board of Nursing shall provide meeting space
6.11	and administrative support for the advisory council.
6.12	Subd. 6. Duties. The advisory council shall advise the board regarding:
6.13	(1) establishment of standards of practice and a code of ethics for registered massage
6.14	and bodywork therapists;
6.15	(2) distribution of information regarding massage and bodywork standards;
6.16	(3) enforcement of sections 148.981 to 148.9885;
6.17	(4) applications and recommendations of applicants for registration or registration
6.18	renewal;
6.19	(5) complaints and recommendations regarding disciplinary matters and proceedings
6.20	according to sections 214.10; 214.103; and 214.13, subdivisions 6 and 7;
6.21	(6) approval or creation of a competency exam granting status as an approved
6.22	education provider; and
6.23	(7) performance of other duties of advisory councils under chapter 214, or as
6.24	directed by the board.
6.25	Subd. 7. Sunset. The advisory council shall not expire.
6.26	Sec. 8. [148.987] REGISTRATION REQUIREMENTS.
6.27	Subdivision 1. Registration. To be eligible for registration according to sections
6.28	<u>148.981 to 148.9885, an applicant must:</u>
6.29	(1) pay applicable fees;
6.30	(2) submit to a criminal background check and pay the fees associated with obtaining
6.31	the criminal background check. The background check shall be conducted in accordance
6.32	with section 214.075; and
6.33	(3) file a written application on a form provided by the board that includes:
6.34	(i) the applicant's name, Social Security number, home address and telephone
6.35	number, business address and telephone number, and business setting;

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7.1	(ii) provide proof, as required by the board, of:							
7.2	(A) having obtained a high school diploma or its equivalent;							
7.3	(B) being 18 years of age or older;							
7.4	(C) current cardiopulmonary resuscitation and first aid certification;							
7.5	(D) current professional liability insurance coverage, with a minimum of \$1,00	0,000						
7.6	of coverage per occurrence; and							
7.7	(E) proof, as required by the board, that the applicant has completed a postsecond	ndary						
7.8	course of study that includes:							
7.9	i. science, including anatomy and physiology, kinesiology, pathology, hygiene,	and						
7.10	standard precautions; and							
7.11	ii. clinical practice in massage and bodywork therapy techniques; supervised							
7.12	practice; professional ethics and standards of practice; business and legal practices re	lated						
7.13	to massage and bodywork therapy; and history, theory, and research related to massa	.ge						
7.14	and bodywork therapy;							
7.15	(iii) unless registered under subdivision 3 or 4, successful completion of a							
7.16	competency exam;							
7.17	(iv) a list of credentials or memberships held in this state or other states or from	<u>n</u>						
7.18	private credentialing or professional organizations;							
7.19	(v) a description of any other state or municipality's refusal to credential the appl	icant;						
7.20	(vi) a description of all professional disciplinary actions initiated against the							
7.21	applicant in any jurisdiction;							
7.22	(vii) any history of drug or alcohol abuse;							
7.23	(viii) any misdemeanor, gross misdemeanor, or felony conviction;							
7.24	(ix) additional information as requested by the board;							
7.25	(x) the applicant's signature on a statement that the information in the application	on is						
7.26	true and correct to the best of the applicant's knowledge; and							
7.27	(xi) the applicant's signature on a waiver authorizing the board to obtain access	s to						
7.28	the applicant's records in this state or any other state in which the applicant has engage	ged in						
7.29	the practice of massage and bodywork therapy.							
7.30	Subd. 2. Registration prohibited. The board may deny an application for							
7.31	registration if an applicant:							
7.32	(1) has been convicted in this state of any of the following crimes, or of equiva	lent						
7.33	crimes in another state:							
7.34	(i) prostitution as defined under section 609.321, 609.324, or 609.3242;							
7.35	(ii) criminal sexual conduct under sections 609.342 to 609.3451, or 609.3453; or	<u>or</u>						
7.36	(iii) a violent crime as defined under section 611A.08, subdivision 6;							

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8.1	(2) is a	registered sex offend	ler under sect	ion 243.166;				
8.2				ion under section 146	A.09, if the board			
8.3	determines such denial is necessary to protect the public; or							
8.4	(4) if an	applicant is charged	with or unde	r investigation for com	plaints in this state or			
8.5	any state that	would constitute a vi	olation of the	statutes or rules estab	lished for the practice			
8.6	of massage a	nd bodywork therapy	in this state,	the applicant shall no	t be registered until			
8.7	the complain	s have been resolved	in the applic	ant's favor. Should a c	complaint be resolved			
8.8	in favor of th	e complainant, the ar	plication for	registration in this sta	te may be denied.			
8.9	Subd. 3	Registration by e	ndorsement.	(a) To be eligible for	registration by			
8.10	endorsement,	an applicant shall:						
8.11	<u>(1) mee</u>	t the requirements for	or registration	in subdivision 1, clau	uses (1), (2), and			
8.12	(3), items (v)	to (xii); and						
8.13	<u>(2) prov</u>	vide proof of a curren	nt and unrest	ricted equivalent crede	ential in another			
8.14	state that has	qualifications at leas	t equivalent t	o the requirements of	sections 148.981 to			
8.15	<u>148.9885. Th</u>	e proof shall include	records as re	equired by rules of the	board.			
8.16	<u>(b) Reg</u>	istrations issued by e	endorsement	shall expire on the san	ne schedule and be			
8.17	renewed by t	ne same procedures a	s registration	s issued under subdiv	ision 1.			
8.18	Subd. 4. Registration by grandfathering. (a) To be eligible for registration by							
8.19	grandfatherin	g, an applicant shall:	-					
8.20	<u>(1) mee</u>	t the requirements for	or registration	in subdivision 1, clau	uses (1), (2), and			
8.21	<u>(3), items (v)</u>	to (xii); and						
8.22	<u>(2) prov</u>	ride documentation a	s specified by	the board demonstrat	ting the applicant has			
8.23	met at least o	ne of the following c	qualifications	<u>i</u>				
8.24	<u>(i) succ</u>	essful completion of	at least 500 h	ours of supervised cla	ssroom and hands-on			
8.25	instruction re	lating to massage and	d bodywork t	herapy;				
8.26		cessful completion of	-					
8.27	<u> </u>			e of massage and body				
8.28				y preceding applicatio				
8.29	<u> </u>			organization for at leas	st two of the previous			
8.30		mediately preceding						
8.31				g shall expire and be r				
8.32				ations issued under su				
8.33	<u> </u>		tive for two y	ears after the first date	the board has made			
8.34	applications a							
8.35				ary permit to practice				
8.36	massage and	bodywork therapist r	nay be issued	l to an applicant eligit	ble for registration			

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9.1	under subdiv	vision 1, 3, or 4, if th	ne application	for registration is comple	ete, all applicable		
9.2	requirements in this section have been met, and applicable fees have been paid. The						
9.3	temporary p	ermit remains valid	until the board	takes action on the appl	icant's application.		
9.4	Sec. 9. [	148.9871] EXPIRA	TION AND R	ENEWAL.			
9.5	Subdiv	vision 1. Registration	on expiration.	Registrations issued ac	cording to this		
9.6	chapter expi	re annually.					
9.7	Subd.	2. Renewal. To be	eligible for re	gistration renewal, a reg	sistrant must		
9.8	annually, or	as determined by th	e board:				
9.9	<u>(1) con</u>	nplete a renewal app	olication on a f	form provided by the boa	ard;		
9.10	<u>(2) sub</u>	omit applicable fees;	and				
9.11	<u>(3) sub</u>	omit any additional i	nformation rec	juested by the board to c	larify information		
9.12	presented in	the renewal applica	tion. The info	mation must be submitte	ed within 30 days		
9.13	after the boa	urd's request, or the r	enewal reques	t is cancelled.			
9.14	Subd.	3. Change of addr	ess. <u>A registra</u>	nt who changes address	es must inform		
9.15	the board w	ithin 30 days, in wri	ting, of the ch	ange of address. Notice	es or other		
9.16	corresponde	nce mailed to or ser	ved on a regist	rant at the registrant's cu	irrent address on		
9.17	file shall be	considered as having	g been receive	d by the registrant.			
9.18	Subd.	4. Registration ren	newal notice.	At least 60 days before t	he registration		
9.19	renewal date	e, the board shall ser	nd out a renew	al notice to the last know	vn address of the		
9.20	registrant or	file. The notice mu	ist include a re	newal application and a	notice of fees		
9.21	required for	renewal. It must also	o inform the re	gistrant that registration	will expire without		
9.22	further actio	n by the board if an	application for	registration renewal is i	not received before		
9.23	the deadline	for renewal. The reg	gistrant's failu	e to receive this notice s	shall not relieve the		
9.24	registrant of	the obligation to me	eet the deadlin	e and other requirements	s for registration		
9.25	renewal. Fa	ilure to receive this	notice is not g	rounds for challenging e	expiration of		
9.26	registered st	atus.					
9.27	Subd.	5. Renewal deadlin	ne. The renewa	al application and fee mu	ist be postmarked		
9.28	on or before	October 1 of the ye	ear of renewal	or as determined by the	board. If the		
9.29	postmark is	illegible, the applica	tion shall be c	onsidered timely if recei	ived by the third		
9.30	working day	after the deadline.					
9.31	Subd.	6. Inactive status a	and return to	active status. (a) A regi	stration may be		
9.32	placed in ina	active status upon ap	plication to th	e board by the registrant	and upon payment		
9.33	of an inactiv	ve status fee.					
9.34	<u>(b)</u> A 1	registrant seeking re	storation to ac	tive status from inactive	status must pay		
9.35	the current r	enewal fees and all	unpaid back in	active fees. The registra	ant must meet		

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10.1	the criteria for	renewal under sut	division 7 pri	or to submitting an app	blication to regain			
10.2	the criteria for renewal under subdivision 7 prior to submitting an application to regain registered status. If the registrant has been in inactive status for more than five years, a							
10.3	qualifying score on a competency exam is required.							
10.4				 f registration status fo	or two years or less.			
10.5	In order for an	individual whose	registration st	atus has lapsed for two	years or less, to			
10.6	regain registrat	ion status, the ind	ividual must:					
10.7	<u>(1) apply</u>	for registration re	newal accord	ng to subdivision 2; an	<u>id</u>			
10.8	<u>(2)</u> submi	t applicable fees f	for the period	not registered, includin	ig the fee for late			
10.9	renewal.							
10.10	<u>Subd. 8.</u>	Cancellation due	e to nonrenev	val. The board shall no	t renew, reissue,			
10.11	reinstate, or res	tore a registration	that has laps	ed and has not been ren	newed within two			
10.12	years. A registr	rant whose registr	ation is cance	led for nonrenewal mu	st obtain a new			
10.13	registration by	applying for initia	al registration	and fulfilling all requir	ements then in			
10.14	existence for in	itial registration a	s a massage a	nd bodywork therapist.				
10.15	<u>Subd. 9.</u>	Cancellation of r	egistration in	<b>good standing.</b> (a) A	registrant holding			
10.16	active registrati	on as a massage a	and bodywork	therapist in this state n	nay, upon approval			
10.17	of the board, be	e granted registrat	ion cancellati	on if the board is not in	vestigating the			
10.18	person as a resu	ult of a complaint	or informatio	n received or if the boa	rd has not begun			
10.19	disciplinary pro	ceedings against	the registrant.	Such action by the boa	ard shall be reported			
10.20	as a cancellatio	n of registration in	n good standi	ng.				
10.21	<u>(b) A reg</u>	istrant who receiv	es board appr	oval for registration car	ncellation is not			
10.22	entitled to a ref	und of any registr	ration fees pai	d for the registration p	eriod in which			
10.23	cancellation of	the registration of	ccurred.					
10.24	<u>(c)</u> To ob	tain registration a	fter cancellati	on, an applicant must o	obtain a new			
10.25	registration by	applying for initia	al registration	and fulfilling the requi	rements then in			
10.26	existence for ot	ptaining initial reg	sistration acco	rding to sections 148.98	81 to 148.9885.			
10.27	Sec. 10. [14	8.9881] BOARD	ACTION ON	APPLICATIONS; D	ATA PRACTICES.			
10.28	<u>(a)</u> The be	pard shall act on e	each application	on for registration or re	newal according			
10.29	to paragraphs (	b) and (d).						
10.30	<u>(b)</u> The b	oard or advisory of	council shall o	letermine if the application	int meets the			
10.31	requirements for	or registration or r	enewal under	section 148.987 or 148	.9871. The board			
10.32	or advisory cou	ncil may investig	ate informatio	n provided by an appli	cant to determine			
10.33	whether the inf	ormation is accura	ate and compl	ete, and may request ad	ditional information			
10.34	or documentati	<u>on.</u>						

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11.1	<u>(c)</u> The be	oard shall notify ea	ch applicant, in w	riting, of action take	n on the			
11.2	application, the grounds for denying registration if registration is denied, and the							
11.3	applicant's right	t to review under pa	aragraph (d).					
11.4	<u>(d)</u> An ap	plicant denied regis	tration may make	a written request to t	he board, within			
11.5	30 days of the b	board's notice, to ap	pear before the ac	lvisory council and for	or the advisory			
11.6	council to revie	w the board's decisi	on to deny the ap	plicant's registration.	After reviewing			
11.7	the denial, the a	dvisory council sha	Ill make a recomm	nendation to the board	d as to whether			
11.8	the denial shall	be affirmed. Each a	applicant is allow	ed only one request f	or review per			
11.9	registration per	iod.						
11.10	(e) Sectio	n 13.41 applies to g	government data	of the board on applie	cants and			
11.11	registrants.							
11.12	Sec. 11. [14	8.9882] GROUND	S FOR DISCIPI	INARY ACTION.				
11.13	Subdivisi	on 1. Grounds liste	ed. (a) The board	may deny, revoke, su	spend, limit, or			
11.14	condition the re	gistration of a regis	trant or registered	l massage and bodyw	ork therapist, or			
11.15	may otherwise	discipline a registra	nt. The fact that 1	massage and bodywor	k therapy may			
11.16	be considered a	less customary app	proach to health c	are shall not constitut	e the basis for			
11.17	disciplinary act	ion per se.						
11.18	<u>(b)</u> The fo	ollowing are ground	s for disciplinary	action, regardless of	whether injury			
11.19	to a client is es	tablished:						
11.20	<u>(1) failing</u>	g to demonstrate the	qualifications or	to satisfy the require	ments for			
11.21	registration con	tained in sections 14	48.981 to 148.988	35, or rules of the boar	rd. In the case of			
11.22	an applicant, th	e burden of proof is	on the applicant	to demonstrate the qu	alifications or			
11.23	satisfy the requ	irements;						
11.24	<u>(2)</u> advert	ising in a false, frau	idulent, deceptive	e, or misleading mann	er, including,			
11.25	but not limited	to:						
11.26	(i) adverti	ising or holding one	eself out as a "reg	istered massage and	bodywork			
11.27	therapist" or an	y abbreviation or de	erivative thereof t	o indicate such a title	, when such			
11.28	registration is n	ot valid or current f	for any reason;					
11.29	(ii) advert	tising or holding on	eself out as a "lic	ensed massage and b	odywork			
11.30	therapist" or an	y abbreviation or de	erivative thereof	o indicate such a title	, unless the			
11.31	registrant current	ntly holds a valid st	ate license in ano	ther state and provide	ed that the state			
11.32	is clearly identi	fied;						

(iii) advertising a service, the provision of which would constitute a violation of this
chapter or rules established by the board; and

12.1	(iv) using fraud, deceit, or misrepresentation when communicating with the general
12.2	public, health care providers, or other business professionals;
12.3	(3) falsifying information in a massage and bodywork therapy registration or renewal
12.4	application or attempting to obtain registration, registration renewal, or reinstatement by
12.5	fraud, deception, or misrepresentation, or aiding and abetting any of these acts;
12.6	(4) engaging in conduct with a client that is sexual or may reasonably be interpreted
12.7	by the client as sexual, or in any verbal behavior that is seductive or sexually demeaning
12.8	to a client, or engaging in sexual exploitation of a client, without regard to who initiates
12.9	such behaviors;
12.10	(5) committing an act of gross malpractice, negligence, or incompetency, or failing
12.11	to practice massage and bodywork therapy with the level of care, skill, and treatment
12.12	that is recognized by a reasonably prudent massage and bodywork therapist as being
12.13	acceptable under similar conditions and circumstances;
12.14	(6) having an actual or potential inability to practice massage and bodywork therapy
12.15	with reasonable skill and safety to clients by reason of illness, as a result of any mental
12.16	or physical condition, or use of alcohol, drugs, chemicals, or any other material. Being
12.17	adjudicated as mentally incompetent, mentally ill, a chemically dependent person, or a
12.18	person dangerous to the public by a court of competent jurisdiction, inside or outside
12.19	of this state, may be considered as evidence of an inability to practice massage and
12.20	bodywork therapy;
12.21	(7) being the subject of disciplinary action as a massage and bodywork therapist by
12.22	another state or jurisdiction where the board or advisory council determines that the cause
12.23	of the disciplinary action would be a violation under this state's statutes or rules of the
12.24	board if the violation had occurred in this state;
12.25	(8) failing to notify the board of revocation or suspension of a credential, or any
12.26	other disciplinary action taken by this or any other state, territory, or country, including
12.27	any restrictions on the right to practice; or the surrender or voluntary termination of a
12.28	credential during a board investigation of a complaint, as part of a disciplinary order, or
12.29	while under a disciplinary order;
12.30	(9) conviction of a crime, including a finding or verdict of guilt, an admission of
12.31	guilt, or a no-contest plea, in this state or elsewhere, reasonably related to engaging in
12.32	massage and bodywork therapy practices. Conviction, as used in this clause, includes a
12.33	conviction of an offense which, if committed in this state, would be deemed a felony, gross
12.34	misdemeanor, or misdemeanor, without regard to its designation elsewhere, or a criminal
12.35	proceeding where a finding or verdict of guilty is made or returned but the adjudication
12.36	of guilt is either withheld or not entered;

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13.1	(10) if a registrant is on probation, failing to abide by terms of that probation;					
13.2	(11) practicing or offering to practice beyond the scope of the practice of massage					
13.3	and bodywork therapy;					
13.4	(12) managing client records and information improperly, including, but not limited					
13.5	to failing to maintain adequate client records, comply with a client's request made according					
13.6	to sections 144.291 to 144.298, or furnish a client record or report required by law;					
13.7	(13) revealing a privileged communication from or relating to a client except when					
13.8	otherwise required or permitted by law;					
13.9	(14) providing massage and bodywork therapy services that are linked to the					
13.10	financial gain of a referral source;					
13.11	(15) obtaining money, property, or services from a client, other than reasonable					
13.12	fees for services provided to the client, through the use of undue influence, harassment,					
13.13	duress, deception, or fraud;					
13.14	(16) engaging in abusive or fraudulent billing practices, including violations of					
13.15	federal Medicare and Medicaid laws or state medical assistance laws;					
13.16	(17) failing to consult with a client's health care provider who prescribed a course of					
13.17	massage and bodywork therapy treatment if the treatment needs to be altered from the					
13.18	original written order to conform with standards in the massage and bodywork therapy					
13.19	field or the registrant's level of training or experience;					
13.20	(18) failing to cooperate with an investigation of the board or its representatives,					
13.21	including failing to respond fully and promptly to any question raised by or on behalf					
13.22	of the board relating to the subject of the investigation, failing to execute all releases					
13.23	requested by the board, failing to provide copies of client records, as reasonably requested					
13.24	by the board to assist in its investigation, and failing to appear at conferences or hearings					
13.25	scheduled by the board or its staff;					
13.26	(19) interfering with an investigation or disciplinary proceeding, including by willful					
13.27	misrepresentation of facts or by the use of threats or harassment to prevent a person from					
13.28	providing evidence in a disciplinary proceeding or any legal action;					
13.29	(20) violating a statute, rule, order, or agreement for corrective action that the board					
13.30	issued or is otherwise authorized or empowered to enforce;					
13.31	(21) aiding or abetting a person in violating sections 148.981 to 148.9885;					
13.32	(22) failing to report to the board other massage and bodywork therapists who					
13.33	commit violations of sections 148.981 to 148.9885; and					
13.34	(23) failing to notify the board, in writing, of the entry of a final judgment by a					
13.35	court of competent jurisdiction against the registrant for malpractice of massage and					
13.36	bodywork therapy, or any settlement by the registrant in response to charges or allegations					

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14.1	of malpractice of massage and bodywork therapy. The notice must be provided to the			
14.2	board within 60 days after the entry of a judgment, and must contain the name of the			
14.3	court, case number, and the names of all parties to the action.			
14.4	Subd. 2. Evidence. In disciplinary actions alleging a violation of subdivision 1,			
14.5	a copy of the judgment or proceeding under the seal of the court administrator or of the			
14.6	administrative agency that entered the same shall be admissible into evidence without			
14.7	further authentication and shall constitute prima facie evidence of the violation.			
14.8	Subd. 3. Examination; access to medical data. The board may take the actions			
14.9	described in section 148.261, subdivision 5, if it has probable cause to believe that grounds			
14.10	for disciplinary action exist under subdivision 1. The requirements and limitations			
14.11	described in section 148.261, subdivision 5, shall apply.			
14.12	Sec. 12. [148.9883] DISCIPLINE; REPORTING.			
14.13	For purposes of sections 148.981 to 148.9885, registered massage and bodywork			
14.14	therapists and applicants are subject to sections 148.262 to 148.266.			
14.15	Sec. 13. [148.9884] EFFECT ON MUNICIPAL ORDINANCES.			
14.16	Subdivision 1. License authority. The provisions of sections 148.981 to 148.9885			
14.17	preempt the licensure and regulation of registered massage and bodywork therapists			
14.18	by a municipality, including, without limitation, conducting a criminal background			
14.19	investigation and examination of a massage and bodywork therapist or applicant for a			
14.20	municipality's credential to practice massage and bodywork therapy.			
14.21	Subd. 2. Municipal regulation. Nothing in sections 148.981 to 148.9885 shall			
14.22	be construed to limit a municipality from:			
14.23	(1) requiring a massage business establishment to obtain a business license or permit			
14.24	in order to transact business in the jurisdiction regardless of whether the massage business			
14.25	establishment is operated by a registered or unregistered massage and bodywork therapist;			
14.26	(2) enforcing the provisions of health codes related to communicable diseases;			
14.27	(3) requiring a criminal background check of any unregistered massage and			
14.28	bodywork therapist applying for a license to conduct massage and bodywork therapy			
14.29	in the municipality; and			
14.30	(4) otherwise regulating massage business establishments by ordinance regardless of			
14.31	whether the massage business establishment is operated by a registered or unregistered			
14.32	massage and bodywork therapist.			

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15.1	Subd. 3. Prosecuting authority. A municipality may prosecute violations of					
15.2				e, or any other law by		
15.3	unregistered m	assage and bodyw	ork therapist	n its jurisdiction.		
15.4	Sec. 14. [148.9885] FEES.					
15.5	Subdivis	ion 1. Fees. Fees	are as follows	<u>-</u>		
15.6	<u>(1) initia</u>	(1) initial registration with application fee must not exceed \$285;				
15.7	<u>(2)</u> annua	(2) annual registration renewal fee must not exceed \$185;				
15.8	<u>(</u> 3) initia	l school approval,	\$300 <u>;</u>			
15.9	(4) schoo	ol approval renewa	ıl, \$200 <u>;</u>			
15.10	<u>(5)</u> dupli	cate registration ce	ertificate, \$15;			
15.11	<u>(6) late f</u>	fee, \$50 <u>;</u>				
15.12	<u>(7) inact</u>	ive status and inact	tive to active s	tatus reactivation, \$50;	<u>.</u>	
15.13	(8) temporary permit, \$50; and					
15.14	<u>(9) return</u>	ned check, \$35.				
15.15	<u>Subd. 2.</u>	Penalty fee for la	ate renewals.	An application for regi	stration renewal	
15.16	submitted after	r the deadline must	t be accompan	ied by a late fee in add	ition to the required	
15.17	fees.					
15.18	<u>Subd. 3.</u>	Nonrefundable fo	ees. All of the	fees in subdivision 1 a	re nonrefundable.	
15.19	Subd. 4.	Deposit. Fees col	lected by the	board under this section	shall be deposited	
15.20	into the state government special revenue fund.					
15.21	Sec. 15. <u>IN</u>	ITIAL APPOINT	IMENTS, TE	RMS, AND MEETIN	<u>[G.</u>	
15.22	The Min	nesota Board of N	ursing shall m	ake initial appointment	s to the Registered	
15.23	Massage and H	Bodywork Therapis	st Advisory C	ouncil under Minnesota	1 Statutes, section	
15.24	<u>148.9861, by (</u>	October 1, 2016, ar	nd shall desigr	ate one member to call	the first meeting of	
15.25	the advisory council by November 15, 2016. The terms of the initial members appointed					
15.26	under Minneso	ota Statutes, section	n 148.9861, su	bdivision 1, clause (1),	, shall end the first	
15.27	Monday in Jar	nuary 2019. The te	rms of the init	ial members appointed	under Minnesota	
15.28	Statutes, section 148.9861, subdivision 1, clause (2), shall end the first Monday in January					
15.29	<u>2020.</u>					
15 30	Sec $16$ F	FFFCTIVE DATI	F.			

- 15.30 Sec. 16. EFFECTIVE DATE.
- 15.31 This article is effective August 1, 2016.

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16.1			ARTICL	LE 2	
16.2	<b>CONFORMING AMENDMENTS</b>				
16.3	Section 1	. [325F.816] MUNI	CIPAL OR CI	TY BUSINESS LIC	ENSE; MASSAGE.
16.4	An inc	dividual who is issue	ed a municipal c	or city business license	e to practice massage
16.5	is prohibited	d from advertising as	s a licensed mas	ssage and bodywork th	nerapist unless the
16.6	individual h	as received a profess	sional credentia	l from another state, is	s current in licensure,
16.7	and remains	s in good standing ur	der the credent	ialing state's requirem	ents.
16.8	Sec. 2. 1	EFFECTIVE DATE	<u>E.</u>		
16.9	This a	rticle is effective Au	igust 1, 2016.		

## APPENDIX Article locations in S1310-3

ARTICLE 1	MASSAGE AND BODYWORK THERAPY	Page.Ln 1.6
ARTICLE 2	CONFORMING AMENDMENTS	Page.Ln 16.1